AMENDED IN ASSEMBLY APRIL 13, 2009

CALIFORNIA LEGISLATURE-2009-10 REGULAR SESSION

ASSEMBLY BILL

No. 1171

Introduced by Assembly Member Ammiano

February 27, 2009

An act to amend Section—7060 7060.4 of the Government Code, relating to rental property.

LEGISLATIVE COUNSEL'S DIGEST

AB 1171, as amended, Ammiano. Rental property: residential hotels. *public entity restriction*.

Existing law authorizes, subject to specified provisions, any public entity that has in effect any system of rent control to require the owner to notify the entity of an intention to withdraw those accommodations from rent or lease. This authorization provides that the rent control system may establish the date on which the accommodations are withdrawn from rent or lease 120 days from the delivery in person or by first-class mail of that notice to the public entity, unless the tenant or lessee is at least 62 years of age or disabled and has lived in his or her accommodations for at least one year prior to the date of delivery to the public entity of the notice of intent to withdraw, in which case the date of withdrawal of the accommodations of that tenant or lessee is required to be extended to one year after the date of delivery of that notice to the public entity. Existing law specifies that this one-year extension occurs only if the tenant or lessee gives written notice of his or her entitlement to an extension to the owner within 60 days of the date of delivery to the public entity of the notice of intent to withdraw.

This bill would, instead, specify that the rent control system of a public entity may require that the one-year extension applies to all tenancies

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in the applicable accommodations if a tenant or lessee who is at least 62 years of age or disabled has lived in the accommodations for at least one year prior to the delivery of notice to a public entity and gives the required 60-day notice to the owner. This bill would require an owner, as applicable in these circumstances, to notify all tenants of the one-year extension. This bill would make conforming changes to related provisions.

Under the Ellis Act, public entities generally are prohibited from adopting any statute, ordinance, or regulation, or taking any administrative action, to compel the owner of residential real property to offer or to continue to offer accommodations in the property for rent or lease. The act defines accommodations subject to the act to mean either residential rental units in any detached physical structure containing 4 or more residential rental units or, with respect to a detached physical structure containing 3 or fewer residential rental units, the residential rental units in that structure and in any other structure located on the same parcel of land.

Existing law declares that it is the intent of the Legislature in enacting the Ellis Act to supersede any holding, or portion of the holding, of a specified case, to the extent that the holding, or portion of the holding, conflicts with this chapter, so as to permit landlords to go out of business.

This bill would define, for purposes of the act, the phrase "to go out of business" as to discontinue in the business or occupation of being a landlord.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

The people of the State of California do enact as follows:

- 1 SECTION 1. Section 7060.4 of the Government Code is 2 amended to read:
- 3 7060.4. (a) (1) Any public entity which, by a valid exercise of its police power, has in effect any control or system of control
- of its police power, has in effect any control or system of control
 on the price at which accommodations are offered for rent or lease,
- 6 may require by statute or ordinance, or by regulation as specified
- 7 in Section 7060.5, that the owner notify the entity of an intention
- 8 to withdraw those accommodations from rent or lease and may
- 9 require that the notice contain statements, under penalty of perjury,
- 10 providing information on the number of accommodations, the

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address or location of those accommodations, the name or names of the tenants or lessees of the accommodations, and the rent applicable to each residential rental unit.

Information

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- (2) Information respecting the name or names of the tenants, the rent applicable to any residential rental unit, or the total number of accommodations, is confidential information and for purposes of this chapter shall be treated as confidential information by any public entity for purposes of the Information Practices Act of 1977 (Chapter 1 (commencing with Section 1798) of Title 1.8 of Part 4 of Division 3 of the Civil Code). A public entity shall, to the extent required by the preceding sentence, be considered an "agency," as defined by subdivision—(d) (b) of Section 1798.3 of the Civil Code.
- (b) The statute, ordinance, or regulation of the public entity may require that the owner record with the county recorder a memorandum summarizing the provisions, other than the confidential provisions, of the notice in a form-which that shall be prescribed by the statute, ordinance, or regulation, and require a certification with that notice that actions have been initiated as required by law to terminate any existing tenancies. In that situation, the date on which the accommodations are withdrawn from rent or lease for purposes of this chapter is 120 days from the delivery in person or by first-class mail of that notice to the public entity. However, if the any tenant or lessee is at least 62 years of age or disabled, and has lived in his or her accommodations for at least one year prior to the date of delivery to the public entity of the notice of intent to withdraw pursuant to subdivision (a), then the date of withdrawal of the accommodations of that tenant or lessee shall be extended to one year after the date of delivery of that notice to the public entity, provided that the a tenant or lessee gives written notice of his or her entitlement to an extension to the owner within 60 days of the date of delivery to the public entity of the notice of intent to withdraw. In that situation, the following provisions shall apply:
- (1) The tenancy tenancies shall be continued on the same terms and conditions as existed on the date of delivery to the public entity of the notice of intent to withdraw, subject to any adjustments otherwise available under the system of control.

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(2) No party shall be relieved of the duty to perform any obligation under the lease or rental agreement.

(3) The owner may elect to extend the date of withdrawal on any other accommodations up to one year after date of delivery to the public entity of the notice of intent to withdraw, subject to paragraphs (1) and (2).

(4)

(3) Within 30 days of the notification by the a tenant or lessee to the owner of his or her entitlement to an extension, the owner shall give written notice to the public entity and all other tenants of the a claim that the tenant or lessee is entitled to stay in their accommodations for one year after date of delivery to the public entity of the notice of intent to withdraw.

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- (4) Within 90 days of date of delivery to the public entity of the notice of intent to withdraw, the owner shall give written notice to the public entity and the affected tenant or lessee of tenants that the owner's election to extend the date of withdrawal and the new date of withdrawal under paragraph (3) has been extended to one year.
- (c) The statute, ordinance, or regulation of the public entity adopted pursuant to subdivision (a) may also require the owner to notify any tenant or lessee *to be* displaced pursuant to this chapter of the following:
- (1) That the public entity has been notified pursuant to subdivision (a).
- (2) That the notice to the public entity specified the name and the amount of rent paid by the tenant or lessee as an occupant of the accommodations.
- (3) The date of withdrawal has been extended to one year pursuant to subdivision (b).

(3)

33 (4) The amount of rent the owner specified in the notice to the 34 public entity.

(4)

- (5) Notice to the tenant or lessee of his or her rights under paragraph (3) of subdivision (b) of Section 7060.2.
 - (5) Notice to the tenant or lessee of the following:
- (A) If the tenant or lessee is at least 62 years of age or disabled, and has lived in his or her accommodations for at least one year

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prior to the date of delivery to the public entity of the notice of intent to withdraw, then tenancy shall be extended to one year after date of delivery to the public entity of the notice of intent to withdraw, provided that the tenant or lessee gives written notice of his or her entitlement to the owner within 60 days of date of delivery to the public entity of the notice of intent to withdraw.

- (B) The extended tenancy shall be continued on the same terms and conditions as existed on date of delivery to the public entity of the notice of intent to withdraw, subject to any adjustments otherwise available under the system of control.
- (C) No party shall be relieved of the duty to perform any obligation under the lease or rental agreement during the extended tenancy.
- (d) The statute, ordinance, or regulation of the public entity adopted pursuant to subdivision (a) may also require the owner to notify the public entity in writing of an intention to again offer the accommodations for rent or lease.

SECTION 1. Section 7060 of the Government Code is amended to read:

- 7060. (a) No public entity, as defined in Section 811.2, shall, by statute, ordinance, or regulation, or by administrative action implementing any statute, ordinance or regulation, compel the owner of any residential real property to offer, or to continue to offer, accommodations in the property for rent or lease, except for guestrooms or efficiency units within a residential hotel, as defined in Section 50519 of the Health and Safety Code, if the residential hotel meets all of the following conditions:
- (1) The residential hotel is located in a city and county, or in a city with a population of over 1,000,000.
- (2) The residential hotel has a permit of occupancy issued prior to January 1, 1990.
- (3) The residential hotel did not send a notice of intent to withdraw the accommodations from rent or lease pursuant to subdivision (a) of Section 7060.4 that was delivered to the public entity prior to January 1, 2004.
- (b) For the purposes of this chapter, the following definitions apply:
 - (1) "Accommodations" means either of the following:
- (A) The residential rental units in any detached physical structure containing four or more residential rental units.

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6 7 (B) With respect to a detached physical structure containing three or fewer residential rental units, the residential rental units in that structure and in any other structure located on the same parcel of land, including any detached physical structure specified in subparagraph (A).

- (2) "Disabled" means a person with a disability, as defined in Section 12955.3 of the Government Code.
- 8 (3) "To go out of business" means to discontinue in the business or occupation of being a landlord.